

EXHIBIT 1

CONSULTING AGREEMENT FOR LIQUIDATION OF ASSETS

This Consulting Agreement, dated as of May 17, 2010 (together with all Exhibits and attachments hereto, collectively, the "Agreement"), is made by and among JG RESOURCES, LLC, (the "Consultant") and MOUNT VERNON MONETARY MANAGEMENT CORP. and all of its affiliates and subsidiaries, including without limitation, MOUNT VERNON MONEY CENTER, ATM MANAGEMENT SERVICES, LLC, ARMORED MONEY SERVICES, LLC, DISTRICT SECURITY SERVICES, LLC, NOWCASH LTD., MONTGOMERY CHECK CASHING CORP., and MANHATTAN MONEY BRANCH (collectively, the "Company").

WITNESSETH:

WHEREAS, Company is in the business of, among other matters, owning automatic teller machines ("ATMs"), providing ATM management services, armored money transportation and related services, burglar alarm and fire alarm services and central station monitoring, and such other services (collectively, the "Business") related to the foregoing; and

WHEREAS, on February 12, 2010, the United States District Court for the Southern District of New York in the case entitled *United States of America -v.- Robert Egan, Case Number 10 Mag. 238, entered a Consent Order For Creation of Receivership and Appointment of Receiver Pursuant to 18 U.S.C. §983(j) and 21 U.S.C. §853(e)* (the "Receiver Order"); and

WHEREAS, Allen D. Applbaum was appointed the receiver and sole corporate manager (the "Receiver") for the assets of the Company pursuant to the Receiver Order and subsequent orders; and

WHEREAS, the Company has determined that it is in its best interest and that of its creditors to dispose all of Company's rolling stock (*i.e.* vehicles), inventory, parts, money counting equipment, safes, vaults, security equipment, office furniture, supplies, auto repair equipment, ammunition, all other fixtures, furniture and equipment including the items described on Exhibit A attached hereto and incorporated herein (collectively, the "Liquidation Assets") located at 44 N. Sawmill River Road, Elmsford, NY; 75 South Haven Avenue, Mount Vernon, NY; 138 South Columbus Avenue, Mount Vernon, NY; 140 South Columbus Avenue, Mount Vernon, NY; 403 East Third Street, Mount Vernon, NY; 102 South Haven Avenue, Mount Vernon, NY; 1540 Roosevelt Avenue Carteret, NJ; and, any other locations of the Company (collectively, the "Company Locations"); and

WHEREAS, the Company is considering filing voluntary petitions for relief under Title 11 of the United States Code (the "Bankruptcy Code"), in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court"); and

WHEREAS, the Company is entering into this Agreement in anticipation of the commencement of Chapter 11 cases (the "Bankruptcy Cases") in the Bankruptcy Court, with the further expectation that the Company will continue to be managed as debtors and debtors in possession pursuant to §§ 1107 and 1108 of the Bankruptcy Code; and

WHEREAS, Consultant is in the business of, among other things, providing inventory and fixture disposition services; and

WHEREAS, the Company desires that Consultant assist the Company for the purpose of selling, by conducting a “going-out-of-business,” “bankruptcy liquidation,” or similarly themed sale, and/or also by conducting an auction sale, wholesale sale or sale in bulk (collectively, the “Sale”) of the Liquidation Assets at the Company Locations; and

WHEREAS, the Company has undertaken a competitive process to select a liquidator to sell the Liquidation Assets; and

WHEREAS, the Company has selected the Consultant as it has provided the highest and best offer to sell the Liquidation Assets on the terms hereof; and

WHEREAS, the Consultant is willing to serve as the Company’s exclusive agent to conduct the Sale in accordance with the terms and conditions of this Agreement.

NOW, THEREFORE, in consideration of the mutual covenants and agreements hereinafter set forth and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

1. DEFINITIONS

For the purposes of this Agreement, the terms listed below shall have the respective meanings indicated:

1.1 “Budget Amount” shall mean Sixty-Nine Thousand Five Hundred Dollars (\$69,500) allocated for all of the Budget Expenses during the Sale Term and as set forth on the Expense Budget.

1.2 “Budget Expenses” shall include, but not be limited to, the following costs and expenses: costs for disposition of the Liquidation Assets; personnel and labor to conduct the Sale; marketing and advertising costs (including signage); supplies; travel; Consultant Legal Fees; accounting of the Sale proceeds; and such other costs and expense items set forth on the Expense Budget. Budget Expenses specifically excludes Other Expenses.

1.3 “Buyer’s Premium” shall mean an amount equal to ten percent (10%) of the Net Proceeds from the Sale of the Liquidation Assets. The Buyer’s Premium shall (i) be paid directly to Consultant by the purchasers of the Liquidation Assets, and (ii) not be part of Gross Proceeds or otherwise an asset of the Company.

1.4 “Consultant Legal Fees” shall mean the actual amount of legal fees and expenses incurred by the Consultant in respect of preparation of this Agreement, the transactions contemplated hereby and Bankruptcy Court approval of this Agreement not to exceed Twenty Five Thousand Dollars (\$25,000).

1.5 "Expense Budget" shall mean the estimated amount of the Budget Expenses set forth on the budget attached hereto as Exhibit B.

1.6 "Expenses" shall mean collectively: the Budget Expenses; the Other Expenses; all other costs and expenses related to the Sale; all costs and expenses of the Business; and, all other costs and expenses of the Company, including, without limitation, the costs and expenses relating to the Bankruptcy Cases.

1.7 "Gross Proceeds" means the aggregate gross proceeds of all Sales and dispositions of Liquidation Assets (i) during the Sale Term, and (ii) or otherwise after the Sale Term. Gross Proceeds excludes the Buyer's Premium.

1.8 "Net Proceeds" means the aggregate Gross Proceeds less sales tax.

1.9 "Other Expenses" shall include, without limitation, all occupancy charges and other costs and charges incurred pursuant to the leases or other agreements in respect of the Company Locations; utility charges and security costs for the Company Locations; telephone and telephone usage fees and cash handling and credit card fees for processing the Sale of the Liquidation Assets; employee payroll and benefits; Company's casualty, liability and contents insurance with respect to the Liquidation Assets and the Company Locations; and, all other costs and expenses in respect of the Company, the Business, the Sale, and all amounts related to the Bankruptcy Cases.

1.10 "Sale Commencement Date" shall mean, subject to entry of the Approval Order by the Bankruptcy Court, the first day after entry of the Approval Order by the Bankruptcy.

1.11 "Sale Term" shall mean the period of time beginning with the Sale Commencement Date and ending on the Sale Termination Date.

1.12 "Sale Termination Date" shall mean subject to Consultant's right to terminate the Sale at any Company Location pursuant to Section 9.4 herein, the date which is sixty (60) days after the Sale Commencement Date, provided, that, Consultant shall use its reasonable best efforts to complete the Sale within forty-five (45) days after the Sale Commencement Date.

1.13 "Services" shall mean the services to be performed by Consultant pursuant to Section 2.2 of this Agreement.

2. CONSULTING

2.1 Company hereby retains Consultant to conduct the Sale of the Liquidation Assets at the Company Locations as an independent consultant to Company. Company's and Consultant's obligations hereunder are subject to the approval of the Bankruptcy Court and shall be of no force and effect in the event that an order approving the assumption of this Agreement and the transactions contemplated herein in form and substance reasonably acceptable to Company and Consultant (the "Approval Order") is not entered by the Bankruptcy Court on or before June 30, 2010. The Approval Order shall be in form and substance acceptable to Company and Consultant, and shall provide for the Sale of the Liquidation Assets in accordance

with this Agreement and on an “as is-where is” basis, and free and clear of all liens, claims and encumbrances. Subject to the entry of the Approval Order, Company and Consultant shall be permitted to conduct and advertise a “going-out-of-business,” “bankruptcy liquidation,” or similarly themed sale, and by conducting and advertising an auction sale, wholesale sale or sale in bulk in a manner consistent with the “Sale Guidelines” attached hereto as Exhibit C whether by in-store or media advertising or promotional materials.

2.2 On the terms and conditions set forth herein, commencing as of the Sale Commencement Date, Consultant shall provide Company with the following services (the “Services”) with respect to the conduct of a Sale:

- (i) oversee and conduct the liquidation and disposal of the Liquidation Assets in consultation with the Company to maximize the Net Proceeds from the Liquidation Assets;
- (ii) recommend and implement appropriate advertising to effectively sell the Liquidation Assets during the Sale;
- (iii) recommend and implement appropriate merchandising, pricing and discounting of the Liquidation Assets;
- (iv) provide such other related services deemed necessary or prudent by Consultant under the circumstances giving rise to the Sale;
- (vi) monitor the Budget Expenses;
- (vii) to the extent necessary, to collect and remit to the Company, sales taxes upon the disposition of the Liquidation Assets; and
- (viii) collect all Gross Proceeds from the Sale of the Liquidation Assets, account for all Expense Budget amounts, and remit the Gross Proceeds (less the Budget Expenses, Consultant Advances and such other amounts due Consultant hereunder) to the Company.

2.3 Consultant shall undertake its obligations under this Agreement in a manner designed to maximize the benefit to the Company. Consultant shall consult reasonably with the Company regarding its recommendations, but Consultant shall maintain operational control of the conduct of the Sale consistent with the terms of this Agreement and the Approval Order.

2.4 Title to all Liquidation Assets shall remain with Company. All sales of Liquidation Assets shall be made by Consultant on behalf of the Company. All sales of Liquidation Assets shall be for cash, wire transfer, bank or certified check or credit card and shall be conspicuously marked “final”.

3. EXPENSES

3.1 Company shall be responsible for the prompt payment of all Expenses. In

addition, simultaneous with the execution of this Agreement, Company shall pre-fund Consultant with an amount equal to the first two weeks of Budget Expenses as set forth on the Expense Budget attached hereto (the "Pre-Funded Expenses"). Consultant shall use the Pre-Funded Expenses to pay the first two weeks of the Budget Expenses set forth on the Expense Budget. To the extent that the Net Proceeds are insufficient to pay the Budget Expenses set forth on the Expense Budget, Consultant shall advance amounts to timely pay such Budget Expenses (collectively, the "Consultant Advances"). In the event the Sale extends beyond the Sale Termination Date, Consultant shall be responsible for payment of the Expense Budget Items during such extended period.

3.2 Notwithstanding anything to the contrary contained herein, Consultant may incur Budget Expenses up to an amount equal to one hundred ten percent (110%) of the Budget Amount (the "Budget Excess Amount") without the prior written consent of the Company or approval of the Bankruptcy Court. In such case, the Budget Amount shall be increased to the Budget Excess Amount for all purposes of this Agreement. Consultant shall not incur any Budget Expenses in excess of the Budget Excess Amount without the prior written consent of the Company which consent will not require Bankruptcy Court approval. In such case, the Budget Amount and the Budget Excess Amount shall also be increased to include all Company approved amounts in excess of the Budget Excess Amount.

4. CONSULTANT'S FEE; PAYMENT OF BUDGET EXPENSES AND REIMBURSEMENT OF CONSULTANT ADVANCES

4.1 The Consultant shall retain as its fee hereunder, the Buyer's Premium. All collected sales taxes from the Sale of the Liquidated Assets shall be distributed to the Company and identified as such; and, the Net Proceeds from the Sale of the Liquidation Assets shall be distributed in the following order and priorities: first, to fully reimburse the Consultant for the Consultant Advances; second, to fully pay the Budget Expenses; and, third, the balance to the Company. The foregoing payments and distributions (i) shall be made on a weekly basis as part of the weekly reconciliations as provided hereunder and as part of the Final Settlement, and (ii) shall be made without further order of the Bankruptcy Court. In addition, all amounts due to Consultant under this Agreement shall constitute a super-priority administrative expense claim in the Bankruptcy Cases only to be paid from Net Proceeds and in accordance with Section 15 herein.

5. WEEKLY RECONCILIATIONS; REPORTS

5.1 On every Wednesday during the Sale Term, Company and Consultant shall cooperate to reconcile the Consultant Advances, the Buyer's Premium, the Expense Budget, other amounts due Consultant pursuant to this Agreement and such other Sale related matters as either party may reasonably request, in each case for the prior week or partial week (*i.e.*, Monday through Sunday). As part of such weekly reconciliations and in accordance with Sections 4 and 5 of this Agreement, from the Net Proceeds of the Sale of the Liquidation Assets, Consultant shall pay itself all amounts due Consultant pursuant to this Agreement.

5.2 Pursuant to the weekly reconciliations as provided in Section 5.1 above, Consultant shall submit reports with supporting documentation to the Company on a weekly

basis setting forth the sale of Liquidation Assets, the Budget Expenses incurred, the Consultant Advances that have been incurred and/or paid by Consultant, the Buyer's Premium and such other information and reports relative to the Sale as reasonably requested by the Company by each Tuesday for the prior week. Within one (1) day after the submission of such reports, Consultant shall (i) pay itself the Buyer's Premium, (ii) from the Gross Proceeds of the Sale of the Liquidation Assets, (a) remit the sales taxes, if any, to the Company, (b) pay itself the Consultant Advances, the Budget Expenses and any other amounts due Consultant under this Agreement, and (c) pay the Company the remaining Gross Proceeds.

5.3 No later than ten (10) days following the end of the Sale Term, the parties shall endeavor to complete a final reconciliation and settlement of all amounts contemplated by this Agreement (the "Final Settlement"). All undisputed amounts shall be paid to Consultant upon completion of the Final Settlement. Any disputes concerning the Final Settlement that are not otherwise resolved in a signed writing between Company and Consultant shall be submitted to the Bankruptcy Court for resolution.

5.4 Each party to this Agreement shall, at all times and prior to the actual date of the Final Settlement, provide the other with access to all information, books and records relating to the Sale and to this Agreement.

6. COMPANY EMPLOYEES

6.1 Company shall continue the employment of those Company employees/personnel as may be agreed by Company and Consultant for Consultant to conduct the Sale during the Sale Term.

7. REPRESENTATIONS AND WARRANTIES OF CONSULTANT

7.1 Consultant hereby represents, warrants and covenants in favor of Company as follows:

(a) Consultant has taken all necessary action required to authorize the execution, performance and delivery of this agreement, and to consummate the transactions contemplated hereby.

(b) This Agreement is a valid binding obligation of Consultant enforceable in accordance with its terms, subject only to any applicable bankruptcy, insolvency or similar laws affecting the rights of creditors generally and the availability of equitable remedies.

(c) No action or proceeding has been instituted or, to Consultant's knowledge, threatened, affecting the consummation of this Agreement or the transactions contemplated herein.

8. REPRESENTATIONS AND WARRANTIES OF COMPANY

8.1 Company hereby represent, warrant and covenant in favor of Consultant as

follows:

- (a) Company has taken all necessary actions required to authorize its execution, performance and delivery of this Agreement up to the filing of the Bankruptcy Cases, and will have taken all necessary actions to seek the approval of the Bankruptcy Court to enter the Approval Order.
- (b) This Agreement is a valid and binding obligation of Company enforceable in accordance with its terms; and, upon filing the Bankruptcy Cases and entry of the Approval Order, this Agreement shall be a valid and binding obligation of Company enforceable in accordance with its terms.
- (c) No action or proceeding has been instituted or, to Company's knowledge, threatened, affecting the consummation of this Agreement, or the sale of the Liquidation Assets as contemplated hereby or the transactions contemplated herein.
- (d) Consultant shall have quiet enjoyment of the Company Locations for the purposes of conducting the Sale of the Liquidation Assets.

9. AFFIRMATIVE DUTIES OF CONSULTANT

9.1 Consultant shall reimburse, indemnify, defend and hold Company and their respective agents and employees harmless from and against any and all liabilities, claims, demands, losses, damages, actions, costs and expenses (including reasonable attorneys' fees), fines and penalties directly arising from: (i) Consultant's breach of or failure to comply with any of its agreements, covenants, representations or warranties contained herein or in any written agreement entered into in connection herewith; (ii) any claims by any party engaged by Consultant as an employee or independent contractor arising out of such employment except where due to the gross negligence, willful misconduct or unlawful acts of Company, and their respective employees, agents, independent contractors, or representatives; and/or (iii) the gross negligence, willful misconduct, and/or unlawful acts of Consultant.

9.2 Consultant shall conduct the Sale at the Company Locations throughout the Sale Term in accordance with the Approval Order and in a manner consistent with the Sale Guidelines.

9.3 Consultant shall collect all sales taxes on behalf of Company and shall remit to the Company for its payment to the appropriate taxing authorities in accordance with the applicable law.

9.4 Consultant shall have the sole and exclusive discretion to terminate the Sale at any location prior to the Sale Termination Date and shall provide Company with no less than two (2) days' advance notice of its intent to terminate the Sale at any of the Company Locations.

10. AFFIRMATIVE DUTIES OF COMPANY

10.1 Company shall be solely liable for, and shall pay when due, all Expenses.

10.2 Company shall prepare and process all reporting forms, certificates, reports and other documentation required in connection with the payment of all applicable taxes for the Sale of the Liquidation Assets to the appropriate taxing authorities and shall remit all such collected sales taxes to the appropriate taxing authorities.

10.3 Company shall reimburse, indemnify, defend and hold Consultant and its agents, employees, principals and independent contractors harmless from and against any and all liabilities, claims, demands, losses, damages, actions, costs and expenses (including reasonable attorneys' fees), fines and penalties that Consultant may incur or sustain arising out of Company's failure to pay (i) over to the appropriate taxing authority any taxes required to be paid by Company during the Sale Term in accordance with applicable law (provided that Company has received the amounts described in Section 9.3 above), and/or (ii) any of the Expenses.

10.4 Company shall reimburse, indemnify, defend and hold Consultant and its agents, employees, principals and independent contractors harmless from and against any and all liabilities, claims, demands, losses, damages, actions, costs and expenses (including reasonable attorneys' fees), fines and penalties that Consultant may incur or sustain arising from the (i) grossly negligent acts or omissions of, Company or its agents or employees, in connection with the Sale, and/or (ii) Company's breach of or failure to comply with any of its agreements, covenants, representations or warranties contained herein or in any written agreement entered into in connection herewith.

10.5 On or prior to the Sale Commencement Date, Company shall deliver to Consultant the original titles to the rolling stock in the Company's possession, executed in blank. Upon sale of the rolling stock, Consultant shall fill in such purchaser's name. Company shall also timely execute and deliver such other documents in order for Consultant to sell the Liquidation Assets in accordance with the terms of this Agreement.

11. INSURANCE

11.1 The Company shall maintain casualty, liability and contents insurance with respect to the Liquidation Assets and the Company Locations during the Sale Term in such amounts as reasonably requested by Consultant. Company will provide documentation that indicates Consultant as an "additional insured" and "additional loss payee" on such policies. Consultant shall be entitled to receive all amounts due Consultant pursuant to this Agreement from insurance proceeds in the event of a casualty loss of the Liquidation Assets.

12 ABANDONMENT

12.1 Consultant shall have the right to abandon in place all unsold Liquidation Assets on the Sale Termination Date at each of the Company Locations and shall have no liability or obligation with respect to the premises of the Company Locations. In addition, Consultant shall

only be responsible to remove any trash created by Consultant and shall have no responsibility to deliver the Company Locations in “broom clean” condition.

13. DEFAULT

13.1 The occurrence of any of the following is an “Event of Default”:

- (i) the failure of either party to perform any of its material obligations under this Agreement, which failure is not remedied within five (5) days after that party has received a written notice from the non-defaulting party of such failure; or
- (ii) any representation or warranty made by either party will prove to be untrue in any material respect as of the date when made; or
- (iii) a substantial portion of Liquidation Assets is destroyed, encumbered, seized, or confiscated by reason of Company’s acts or omissions, or if the Consultant is unable to conduct the Sale during the Sale Term in accordance with this Agreement through no fault of Consultant.

13.2 Upon the occurrence of an Event of Default set forth in Section 13.1(i) and (ii), the non-breaching party will have the right to terminate the Sale and to enforce its legal and equitable rights and remedies under this Agreement and applicable law. Upon occurrence of an Event of Default set forth in Section 13.1(iii), Consultant shall be paid the sum of (a) an amount equal to the difference between (i) \$75,000 and (ii) the aggregate of the Buyer’s Premium received by Consultant, and (b) all other amounts due to the Consultant under this Agreement.

14. MISCELLANEOUS

14.1 Any notice or other communication under this Agreement shall be in writing and may be delivered personally or sent by e-mail or by a nationally recognized overnight delivery service with next business day delivery, addressed as follows:

(i) in the case of Consultant:

JG Resources, LLC
6619 South Division Avenue
Grand Rapids, MI 49548
Attn: Jim Grimwade
E-Mail: jgrimwade@aol.com

Copy to:

Cohen Tauber Spievack & Wagner P.C.
420 Lexington Avenue, Suite 2400
New York, NY 10170
Attn: Robert A. Boghosian, Esq.
E-Mail: rboghosian@ctswlaw.com

(ii) in the case of Company:

Mount Vernon Monetary Management Corp.
c/o FTI Consulting, Inc.
Three Times Square
New York, NY 10036
Attn: Allen D. Applbaum, Receiver and
sole Corporate Manager
E-Mail: allen.applbaum@fticonsulting.com

Copy to:

Greenberg Traurig, LLP
200 Park Avenue
New York, NY 10166
Attn: Allen G. Kadish, Esq.
E-Mail: kadisha@gtlaw.com

14.2 This Agreement shall be governed by and interpreted in accordance with the internal laws of the State of New York, without reference to any conflict of laws provisions. The parties hereto agree that the Bankruptcy Court shall retain jurisdiction to hear and finally determine any disputes arising from or under this Agreement, and by execution of this Agreement each party hereby irrevocably accepts and submits to the jurisdiction of such court with respect to any actions or proceeding.

14.3 In the event any term or provision contained within this Agreement shall be deemed illegal or unenforceable, then such offending term or provision shall be considered deleted from this Agreement and the remaining terms shall continue to be in full force and effect.

14.4 This Agreement constitutes the entire agreement between the parties with respect of the subject matter hereof and supersedes all prior negotiations and understandings, and can only be modified by a writing signed by Company and Consultant.

14.5 It shall be a condition to the effectiveness of this Agreement that the Bankruptcy Court shall have issued the Approval Order and Company's retention of Consultant as its consultant pursuant to Sections 327(a) and 328(a) of the Bankruptcy Code, which order shall be in form and substance satisfactory to Company and Consultant.

14.6 Section headings in this Agreement are inserted for convenience only and shall not be considered for the purpose of determining the meaning or legal effect of any provision hereof.

14.7 This Agreement may be executed in several counterparts, each of which when so executed shall be deemed to be an original and such counterparts, together, shall constitute one and the same instrument. Delivery by facsimile or other electronic delivery of this Agreement or an executed counterpart hereof shall be deemed a good and valid execution and delivery hereof or thereof.

14.8 This Agreement will be binding upon and inure to the benefit of Company and Consultant and their respective, successors and assigns. Neither party may assign its rights or obligations under this Agreement without the prior written consent of the other party.

14.9 Nothing contained herein shall be deemed to create any relationship between Consultant on the one hand and Company on the other hand, other than that of an independent contractor. It is stipulated that the parties are not partners or joint venturers.

14.10 Company expressly acknowledges that Consultant has not guaranteed the results of the Sale.

14.11 Company expressly acknowledges that all actions, deliveries and dealings with the Company under this Agreement shall be made by the Receiver or its designee.

15. CONSULTANT ADMINISTRATIVE EXPENSE CLAIM

15.1 In consideration of the Consultant's payment of the Consultant Advances and the provision of services hereunder to Company, all amounts owed to Consultant under this Agreement including, without limitation, the payment of the Budget Amount and the Consultant Advances (collectively, the "Consultant Claim") shall be granted the status of a super-priority administrative expense claim in the Bankruptcy Cases to be paid solely from the Net Proceeds and not from any of the Company's other assets, which super-priority claim shall be in all respects senior to and having priority in right of payment over any and all other obligations, liabilities and indebtedness of the Company, whether now in existence or hereafter incurred by Company, and over any and all administrative expense claims, secured claims, priority claims and unsecured claims against the Company now existing or hereafter arising, of any kind or nature whatsoever, including, without limitation, sections 105, 326, 328, 330, 331, 503(b), 506(c), 507(a), 507(b), 546(c), 1113 and 1114 of the Bankruptcy Code; and, the Consultant Claim shall be senior to any claims granted to any secured creditor of the Debtor.

[SIGNATURES ON NEXT PAGE]

IN WITNESS WHEREOF, Company and Consultant hereby execute this Agreement by their duly authorized representatives as of the day and year first written above.

JG RESOURCES, LLC

By: 

Title: President

Name: James T. Grimwade

MOUNT VERNON MONETARY MANAGEMENT CORP.
and all of its affiliates and subsidiaries, including without
limitation, **MOUNT VERNON MONEY CENTER,**
ATM MANAGEMENT SERVICES, LLC,
ARMORED MONEY SERVICES, LLC,
DISTRICT SECURITY SERVICES, LLC,
NOWCASH LTD., MONTGOMERY CHECK
CASHING CORP., and MANHATTAN
MONEY BRANCH

By: _____
Allen D. Applbaum, Receiver and
Sole Corporate Manager

IN WITNESS WHEREOF, Company and Consultant hereby execute this Agreement by their duly authorized representatives as of the day and year first written above.

JG RESOURCES, LLC

By: _____

Title: _____

Name: _____

**MOUNT VERNON MONETARY MANAGEMENT CORP.
and all of its affiliates and subsidiaries, including without
limitation, MOUNT VERNON MONEY CENTER,
ATM MANAGEMENT SERVICES, LLC,
ARMORED MONEY SERVICES, LLC,
DISTRICT SECURITY SERVICES, LLC,
NOWCASH LTD., MONTGOMERY CHECK
CASHING CORP., and MANHATTAN
MONEY BRANCH**

By: _____

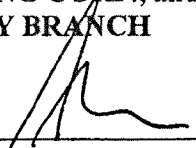

Allen D. Applbaum, Receiver and
Sole Corporate Manager

EXHIBIT A
[LIQUIDATION ASSETS]

MVMC Owned Vehicle List

Location	Vehicle #	Make	Model	Year	VIN #	Plate	Registered to:	Mileage	Value	EZ PASS
ELMSFORD	16	Ford	E-350	2003	1FTSS34F73HAI2137	281367X	Armored Money Services LLC	223356	25000	
ELMSFORD	214	Intl	4700	2002	1HTSCAAM32H407588	316187X	Armored Money Services LLC	364516	25000	
ELMSFORD	210	Intl	4700	2000	1HTSCAAM5YH277251	316197X	Armored Money Services LLC	193820	25000	
ELMSFORD	203	Intl	4700	1994	1HTSBZRK4RH578664	316211X	Armored Money Services LLC	219361	25000	
ELMSFORD	217	Intl	4700	2003	1HTMMMAAM53H578827	316501X	Armored Money Services LLC	18429	25000	
ELMSFORD	221	Intl	4700	2003	1HTMMMAAM43H578835	316567X	Armored Money Services LLC	23775	25000	
ELMSFORD	218	Intl	4700	2003	1HTMMMAAM73H578828	316657X	Armored Money Services LLC	25000		
ELMSFORD	201	Intl	4700	1998	1HTSCAAMXWH501565	316887X	Armored Money Services LLC	273221	25000	
ELMSFORD	213	Intl	4700	2002	1HTSCAAM12H407601	316941X	Armored Money Services LLC	16920	25000	G3B*00805548106*
ELMSFORD	207	Intl	4700	2000	1HTSCAAM2YYH214205	316951X	Armored Money Services LLC	239273	25000	
ELMSFORD	208	Intl	4700	2000	1HTSCAAM0YH214199	316971X	Armored Money Services LLC	15606	25000	
ELMSFORD	209	Intl	4700	2000	1HTSCAAMXYTH214209	317567X	Armored Money Services LLC	22358	25000	
ELMSFORD	211	Intl	4700	2000	1HTSCAAMZYH277955	317691X	Armored Money Services LLC	13625	25000	
ELMSFORD	101	GMC	Savana	2002	1GDIG31R821244299	421411Y	Mount Vernon Money Center Corp	131394	25000	G3B*00805610120*
ELMSFORD	94	Ford	E-350	2000	1FTSE34F33YHB38266	721831Y	Mount Vernon Money Center Corp	350000	25000	
ELMSFORD	78	Ford	E-350	2003	1FTSE34F03HAA79069	721841Y	Mount Vernon Money Center Corp	290956	25000	
ELMSFORD	85	Ford	E-350	1995	1FTUE34F0SHB82549	DBZ3369	Mt Vernon Money Center Corp	145655	25000	*00804924914*
ELMSFORD		Chevy	Astrovan	1998	1GCDM19W6WB115685	DVV6153	MVMC Service Inc	25000		
ELMSFORD		Subaru	Forrester	2007	JF1SG63657H708933	EWV9371	MVMC Service Inc	25000		
ELMSFORD	205				N/A			25000		
ELMSFORD	301				VIN 4991			25000		
ELMSFORD	124				VIN 6328			25000		
MOUNT VERNON MONEY CENTER CORP		Chevy	Astro	2004	1GCDM19X04B132021	CXC8597	Mt Vernon Money Center Corp	152780		
								25000		

MVMC		Ford	Taurus	2003	1FAFP55U93A275093	DVU6563	MVMC Service Inc	22373	25000	G3*00805946989
MVMC		Toyota	Corolla	2006	2T1BR32E46C694067	EWV9268	MVMC Service Inc		25000	
MVMC	Nissan	Sentra		2004	3N1CB51D74L489403	281291Z	MVMC Service Inc		25000	
MVMC	Dodge	Caravan		2005	ID4GP23R95B193473	282291Z	MVMC Service Inc	68129	25000	
MVMC	Dodge	Caravan		2005	ID4GP23R15B280820	282301Z	MVMC Service Inc	74655	25000	
MVMC	Chevy	Astro		2004	1GCDM19X44B131549	283821Z	Mt Vernon Money Center Corp	159495	25000	
MVMC	Ford	Econoline		2005	1FTRE14W73HA33423	45135KA	District Central Station Alarm Corp		25000	
MVMC	Toyota	Corolla		2006	JTDBR32E960084675	45178KA	MVMC Service Inc		25000	
MVMC	Ford	E-350		1999	1FDWF36F5XEA10523	597911N	Mt Vernon Money Center	163300	25000	*0804717298*
MVMC	Ford	E-350		2003	1FTSE34F73HA79067	721851Y	Mt Vernon Money Center Corp	219863	25000	
MVMC	Ford	Explorer		2002	1FMXYU60E12UJB24551	DXW2017	MVMC Service Inc		25000	
MVMC	Chevy	Astro		2003	1GCDM19XX3B129898	EAC1654	MVMC Service Inc	202200	25000	
MVMC	Ford	Econoline		2001	1FTNE24L31HA28191	EDE9705	District Central Station Alarm Corp		25000	
MVMC	Toyota	Yaris		2008	JTDBT92981283175	ELN6699	Mount Vernon Money Center Corp		25000	
MVMC	Toyota	Yaris		2008	JTDB192981225230	ELN6700	Mount Vernon Money Center Corp		25000	
MVMC	DUP VAN	Ford	Econoline	2005	1FTRE14W55HA10500	EPB7108	MVMC Service Inc		25000	
MVMC	Ford	Focus		2005	1FAFP34N95W109130	ESF5724	Mount Vernon Money Center Corp	130300	25000	G3*00806311160
MVMC	Dodge	Caravan		2005	2D4GP44L05R476383	EWV8374	MVMC Service Inc	120843	25000	
MVMC	Toyota	Corolla		2006	2T1BR32B96C685090	EWV8455	MVMC Service Inc		25000	
OFF PREMISES	Chevy	Astro		2003	1GCDM19X53B100227	11977KA	Mount Vernon Money Center Corp	224005	25000	*00805946992*
OFF PREMISES	Chevy	Astro		2004	1GCDM19X54B115814	EFY3538	MVMC Service Inc	205111	25000	
ON THE ROAD	Ford	Econoline		2005	1FTRE14W35H41616	362651S	District Central Station Alarm Corp		25000	
ON THE ROAD	Chevy	Avalanche		2003	3BNERK13T23G189527	CGY6031	Mount Vernon Money Center Corp		25000	
ON THE ROAD	Toyota	Canny		2003	4T1BE32E83U134046	DVU2557	MVMC Service Inc		25000	
ON THE ROAD	Chevy	Uplander		2007	1GNNDV131137D129714	DWC9559	District Central Station Alarm Corp		25000	
ON THE ROAD	Toyota	FJ Cruiser		2007	JTEBU11HF70044049	EWV9267	MVMC Service Inc		25000	
Glens Towing	219	Intl		2003	1HTMMMAAM23H57834	316201X	Armored Money Services LLC	311317	25000	
Pendum	216	Intl		2003	1HTMMMAAM83H573041	316491X	Armored Money Services LLC	208384	25000	
Pendum	220	Intl		2003	1HTMMMAAM93H578829	316571X	Armored Money Services LLC	308741	25000	
ELMSFORD GARAGE	75	Ford	E-350	2003	1FTSE34F13HAA37199	721641Y	Mount Vernon Money Center Corp	15986	25000	G3B*00806172808*
CONNECTICUT	96	Ford	E-350	2003	1FTSE34F83HAA37202	721861Y	Mount Vernon Money Center Corp	29343	25000	
Glens Towing	212	Intl		2002	1HTSCAAM32H407602	855261X	Armored Money Services LLC	271032	25000	
Glens Towing	97	Ford	E-350	2003	1FTSE34F73HA79070	EAB9889	Mount Vernon Money Center Corp	230198	25000	*008053535027*

Owned IT Hardware List

Location	Internal Name	Description\Note	Monitor	Service Tag Number	Lease Status	Product Description
Elmsford	MT0V0PC0064	AMS - Carlos R Office	yes	IVLMWB1	Owned	OPTIPLEX GX520
Elmsford	AAC-QB	AMS Server - File and Print .11	yes	7K8T441	Owned	POWER EDGE 1750
Elmsford	MT-V-PC058	old pc AMS spare office	yes		Owned	Acer Aspire
Elmsford	PAYIN	old PC - AMS receiving - Cyberkey machine	no	1HQNF11	Owned	Dimension 4400
Elmsford		old pc - AMS - unplugged under Carlos desk	no		Owned	Dimension 4550
Elmsford		old pc - AMS - unplugged under Carlos desk	no		Owned	Dimension 4550
Elmsford		old pc - AMS AI P office	yes	GK8HP21	Owned	Dimension 4550
Elmsford	MT-V-PC0022	old pc AMS receiving supervisor desk	yes	24G5G01	Owned	Dimension 8100
Elmsford	SAL	old pc - AMS Sal Z office	yes		Owned	HP Compaq
Elmsford		old pc - AMS upstairs Scarlet office	yes		Owned	HP Compaq
Elmsford	COMPAQ-EVO-2	old pc - AMS Walter G office	yes		Owned	HP Compaq
Elmsford	MANIFEST	old pc AMS Tony D office	yes		Owned	HP Compaq
Elmsford	CUO2000	Very old NT PC for Glory phone in orders	yes	7MGCM21	Owned	OPTIPLEX GX260
Elmsford	COINROOM	AMS Coin Room - very old pc	yes		Owned	Optiplex GX60
Elmsford	CLIENT 16	AMS Processing Booth 3 left - spare parts not working	no		Owned	Optiplex GX60
Elmsford	CLIENT 20	AMS Processing Booth 3 left - spare parts not working	no		Owned	Optiplex GX60
Elmsford	CLIENT 12	AMS Processing Booth 3 left - spare parts not working	no		Owned	Optiplex GX60
Elmsford	CLIENT 24	AMS Processing Booth 4 left - very old w2000	yes		Owned	Optiplex GX60
Elmsford	CLIENT 25	AMS Processing Booth 4 right - very old w2000	yes		Owned	Optiplex GX60
Elmsford	CLIENT 14	AMS Processing Booth 7 left - very old w2000	yes		Owned	Optiplex GX60
Elmsford	CLIENT 15	AMS Processing Booth 7 right - very old w2000	yes		Owned	Optiplex GX60
Elmsford		old pc AMS upstairs Scarlet office - not used	yes	9850P31	Owned	Optiplex SX270
Elmsford	SUPERCLIENT	old NT Server previously used for GLORY	no		Owned	Poweredge 2600
75Haven	GNC-6	ATM Warehouse PC	yes	4F8QK91	Owned	OPTIPLEX 620
403	MT-V-PC0115	403 Cubicle - Act Payable - TSimms	yes	65B5C21	Owned	OPTIPLEX GX260
403	MT-V-PC0033	403 Cubicle - Connie	yes	F75SV71	Owned	OPTIPLEX GX280
403	MT-V-PC0027	Operations Dept- Bernie McGarry old pc	yes	G85SV71	Owned	OPTIPLEX GX280
403	MT-V-PC0068	Front Cubicle by kitchen - 403	yes	GVLMWB1	Owned	OPTIPLEX GX520
403	MT-V-PC0067	Tamica Cubicle - Acc Payable	yes	BVLMWB1	Owned	OPTIPLEX GX520
403	MT-V-PC0104	ID System	yes	1850P31	Owned	OPTIPLEX SX270
403	MT-V-PC002	Bob Egan office - old HP pc	yes	MXD5150281	Owned	HP DX200MT
403	MT-V-PC0052	John Pratt - Old PC - 403 Waiting Room	no	FQHHM01	Owned	OPTIPLEX GX150
403	MT-V-PC0063	Operations Dept - Eddie Ford	yes	JVC9SS1	Owned	
140	ATMVVAULT11	140 Vault - front receiving window - right	yes	17TMJF1	Owned	OPTIPLEX 755
140	ATMVVAULT13	140 Vault - Center left side station	yes	66B5C21	Owned	OPTIPLEX GX260

140	ATMVaultT4	140 Vault - left side booth 4	yes	B6B5C21	Owned	OPTIPLEX GX260
140	ATMVaultT2	140 Vault - left side booth 5	yes	J5B5C21	Owned	OPTIPLEX GX260
140	ATMVaultT?	140 Vault - left side booth 8	yes	76B5C21	Owned	OPTIPLEX GX260
140	MT-V-PC0076	140 Vault Office #2 back desk	yes	26B5C21	Owned	OPTIPLEX GX260
140	ATMVaultT2	140 Vault - right side Booth 3	yes	BYG5DD1	Owned	OPTIPLEX 320
140	MT-V-PC0099	140 Vault Office Main PC	yes	CYG5DD1	Owned	OPTIPLEX 320
138	ATM-RMS-NEXTRAN	ATM RMS Rack - old HP pc	no	MXD5070CT7	Owned	
138	MT-V-PC0011	Old pc next to 138 rack - Ana R	no	VS2305963	Owned	
138	MTPC0023	Hyosung RMS - RMS Rack	no	C7R8B01	Owned	
138	MTHELPDESK18	Helpdesk Row 1 Right side	yes	3WLMWB1	Owned	
138	GNCPayroll	Powderg 2850 (138 Left Rack Bottom)	no	5HJ6971	Owned	
138	C2W07B1	Old server unplugged 138 back work bench - cpc	no	C2W07B1	Owned	
138	IVR	SkyCreek IVR PC - Linux - RMS Rack	no	8PLMQG1	Owned	
138	MTVHELPDESK11	Helpdesk - Supervisor - Back desk	yes	IWLMWB1	Owned	OPTIPLEX GX520
138	MT-V-PC0028	Donato Velez 138 Office	yes	285SV71	Owned	OPTIPLEX GX280
138	DCS_DISPATCH	Rob K District Security PC	yes	2NL8391	Owned	OPTIPLEX GX620
138	MTVHELPDESK26	Server Room Reports	no	395SV71	Owned	OPTIPLEX GX280
138	MTVHELPDESK19	Helpdesk Manager office	yes	3VLMWB1	Owned	OPTIPLEX GX520
138	MT-V-PC0066	Helpdesk Row 1 Left side	yes	5VLMWB1	Owned	OPTIPLEX GX520
138	MVMCBACKUPEXEC	XP Pc - Backup Exec for 75haven, 403 , exchange, ID system	no	5WLMWB1	Owned	OPTIPLEX GX520
138	MTVHELPDESK12	Helpdesk Row 3 right side	yes	685SV71	Owned	OPTIPLEX GX280
138	MTVHELPDESK20	Helpdesk Row 3 Middle	yes	7VLMWB1	Owned	OPTIPLEX GX520
138	MTVHELPDESK17	Helpdesk Row 1 Middle	yes	8VLMWB1	Owned	OPTIPLEX GX520
138	PLUTO	Report Server	no	9K8T441	Owned	POWER EDGE 1750
138	District2	Tim Watson Distric Security	yes	BNL8391	Owned	OPTIPLEX GX620
138	MT-V-ATM001	Ventus RMS - Server room Yungs desk	yes	C5B5C21	Owned	OPTIPLEX GX260
138		District Side Office - Next to Twatson	no	C85SV71	Owned	OPTIPLEX GX280
138	MTVHELPDESK16	HelpDesk Row3 Left side	yes	CVLMWB1	Owned	OPTIPLEX GX520
138	MT-V-PC0088	Matt Ritter PC on RMS Rack	no	DB30P31	Owned	OPTIPLEX SX270
138	District1	Kevin Watson - District Security (Vista)	yes	DNL8391	Owned	OPTIPLEX GX620
138	MTVHELPDESK13	Helpdesk Row 2 Middle	yes	DVLMWB1	Owned	OPTIPLEX GX520
138	TritonConnect2	Triton RMS	no	F5B5C21	Owned	OPTIPLEX GX260
138	MTVHELPDESK14	Helpdesk Row 2 Left side	yes	FTLMWB1	Owned	OPTIPLEX GX520
138	MT-Vista02	Server Room Pc Neil H desk	yes	HH9SXCI	Owned	OPTIPLEX 745
138	MTVHELPDESK15	Helpdesk Row 2 Right side	yes	HVLMWB1	Owned	OPTIPLEX GX520
138	MT-V-PC0090	Ana PC (XP)	yes	J75SV71	Owned	OPTIPLEX GX280

MMB Weapons Inventory

Make	Model	Type (Auto/ Rev)	Caliber	Serial #	Assigned to	Permit #	Licensor's Birthdate	Turned over to:
SSS	229	S/A	40	AK18138	Lee, Leonard			
SW	DAO	S/A	9MM	TBE3852	Inventory	2000001547	11/09/64	NYPD
SW	DAO	S/A	9MM	TEM1317	NYPD Property			
SW	5906	S/A	9MM	VYK3222	Inventory	2000004243	04/26/66	NYPD
SW	6906	S/A	9MM	TYZ9106	Inventory	100710693	01/12/66	NYPD
SW	DAO	S/A	9MM	VBA1718	Inventory	1999717543	10/09/75	NYPD
SW	DAO	S/A	9MM	TVB4661	Inventory	1999000362	01/06/44	NYPD
SW	DAO	S/A	9MM	TVD0044	Sague, John	100713242	12/23/64	
SW	5906	S/A	9MM	VYK8220	Inventory			
GLC	26	S/A	9MM	CMF88705	Inventory	1998000728	03/27/70	NYPD
GLC	19	S/A	9MM	CMY342US	Inventory	100717990	01/18/71	NYPD
DAO	VAV7693	S/A	9MM	VAV7693	Inventory	2000000219	09/17/64	NYPD
SW	CS9	S/A	9MM	EKW2080	Inventory			NYPD
SW	5906	S/A	9MM	VYK8255	Inventory			NYPD
SW	DAO	S/A	9MM	TBM7817	Inventory			NYPD
SW	5906	S/A	9MM	VYK8208	Inventory			NYPD
SW	669	S/A	9MM	A855585	Inventory			NYPD
SW	DAO	S/A	9MM	THC6150	Inventory			NYPD
SW	CS9	S/A	9MM	TDM9736	Inventory			NYPD
SW	6946	S/A	9MM	VCJ5519	Inventory			NYPD
SW	6946	S/A	9MM	TFJ2649	Inventory			NYPD
SW	6906	S/A	9MM	TFK2509	Inventory			NYPD
SW	DAO	S/A	9MM	VAF5247	Inventory			NYPD
SW	22	S/A	40	ZW843US	Inventory			NYPD
GLC	26	S/A	9MM	CRY350US	Inventory			NYPD
GLC	19	S/A	9MM	CMF88US	Inventory			NYPD
GLC	26	S/A	9MM	CRY353US	Inventory			NYPD
BER	84	S/A	380	D33903Y	Inventory			NYPD
SW	6906	S/A	9MM	THC6337	Stolen 3/16/93 73 PCT			
SSS	228	S/A	9MM	U362203	Stolen 3/16/93 18 PCT			
SW	6906	S/A	9MM	TDA8935	Stolen 3/16/93 10 PCT			
SW	5906	S/A	9MM	TCV-4912	Inventory	No license		MVPD
SW	5906	S/A	9MM	VYK-6622	Inventory	No license		MVPD
SW	5906	S/A	9MM	VYK-7649	Inventory	No license		MVPD
SW	5906	S/A	9MM	VYK-8207	Inventory	No license		MVPD

75 Haven Inventory

MVMC

Summary of Inventory

Manufacturer	Amount
Tranax	\$ 67,610.50
Hyosung	\$ 112,219.00
Triton	\$ 237,681.61
NCR	\$ 129,810.00
Fujitsu	\$ 15,485.53
Nextran	\$ 296,073.23
Diebold	\$ 76,386.35
Total	\$ 935,266.22

MVMC**Tranax-Hyosung Parts Inventory**

As of Feb 2010

Part #	Description	Model	Stock	Purchase price	Total
151113152	2K CDU	MB1500	2	\$1,295.00	\$ 2,590.00
151113172	1K CDU	MB2100	4	\$1,095.00	\$ 4,380.00
72865611	Receipt Printer	MB2150	5	\$549.00	\$ 2,745.00
728656-10/AA	Receipt Printer	MB1500	2	\$595.00	\$ 1,190.00
72118001-1	Receipt Printer	MB1700	2	\$397.00	\$ 794.00
27118000-1	Receipt Printer	MB4000	2	\$508.00	\$ 1,016.00
728414-02/AB	CE board	MB2100	4	\$536.00	\$ 2,144.00
251160005-1	Power supply	MB1700	1	\$208.00	\$ 208.00
711304-01/AA	Power supply	MB1500/2100	15	\$250.00	\$ 3,750.00
72847402	4k CDU	MB1500/2100	5	\$1,249.00	\$ 6,245.00
72847402	6K CDU	MB2100	1	\$1,720.00	\$ 1,720.00
151160012	2K CDU	MB1700/4000	1	\$722.50	\$ 722.50
7090000022	CE board	MB1500	19	\$536.00	\$ 10,184.00
574220-01/AA	Receipt Printer	MB2100	10	\$595.00	\$ 5,950.00
57422003/AA	Receipt Printer	MB1000	5	\$595.00	\$ 2,975.00
211205841	Color Lcd	MB1500/2100	6	\$180.00	\$ 1,080.00
211260731	Mono Lcd	MB1500/2100	3	\$273.00	\$ 819.00
211113642	Lcd Assy. Color	MB1500/2100	4	\$425.00	\$ 1,700.00
211113611	Lcd assy. Mono	MB1500/2100	3	\$102.00	\$ 306.00
7030000024	Mag Card Reader	NH5050	4	\$366.00	\$ 1,464.00
7030000015	Mag Card Reader	NH1800	2	\$104.00	\$ 208.00
241113671	Mag Card Reader	MB1500	6	\$75.00	\$ 450.00
240113501	Mag Card Reader	MB2100	2	\$128.00	\$ 256.00
7030000019	Mag Card Reader	MB2500	3	\$150.00	\$ 450.00
201116642	Epp KeyPad	MB1500	8	\$312.00	\$ 2,496.00
20115020-1	Epp Keypad	MB1700	3	\$370.00	\$ 1,110.00
210250712	Lcd Panel w/inverter	MB4000	2	\$320.00	\$ 640.00
7150000130	Lcd Panel	NH1800	1	\$593.00	\$ 593.00
211260732	Mono lcd Panel	MB1700	1	\$102.00	\$ 102.00
7128000003	Epp Keypad	1800/5050	2	\$370.00	\$ 740.00
7030000024	Magn Dip Reader	NH5050	3	\$104.00	\$ 312.00
5610000072	Lcd Panel	NH1800	2	\$175.00	\$ 350.00
728408-06/AA	1K Cassette	MB1500/1000	6	\$399.00	\$ 2,394.00
14116006-1	2k Cassette	MB1700/4000	4	\$399.00	\$ 1,596.00
281103881	CDU Module	MB1700/4000	5	\$579.00	\$ 2,895.00
161103921	Color CE Board	MB1700	1	\$364.00	\$ 364.00
161160031	Color CE Board	MB4000	1	\$672.00	\$ 672.00
					\$ 67,610.50

MVMC**Hyosung-FI Parts Inventory**

As of Feb 2010

Part #	Description	Model	Stock	Purchase price	Total
7010000060	4 Cans CDU	NH 7070	2	\$5,500.00	\$ 11,000.00
72855633	4 Cans CDU	NH 7040	2	\$5,500.00	\$ 11,000.00
N/A	Atm Camara Stand	NH 7070 / 7040	4	\$25.00	\$ 100.00
N/A	Atm Machines	NH 7040	2	\$18,000.00	\$ 36,000.00
32660000632	Card Reader Cables	NH 7070 / 7040	4	\$5.00	\$ 20.00
32660000296	Card Reader Cables	NH 7070 / 7040	3	\$6.00	\$ 18.00
32660000295	Card Reader Cables	NH 7070 / 7040	4	\$5.00	\$ 20.00
32660000045	Card Reader Cables	NH 7070 / 7040	5	\$9.00	\$ 45.00
32660000649	Card Reader Cables	NH 7070 / 7040	4	\$4.00	\$ 16.00
32660000297	Card Reader Cables	NH 7070 / 7040	5	\$1.00	\$ 5.00
73100000083	Cash Can	NH 7040	16	\$330.00	\$ 5,280.00
45110105	Cassettes locks	NH 7040	20	\$14.00	\$ 280.00
7670000026	CDU Control Brd	NH 7040	2	\$220.00	\$ 440.00
723231-70	CDU Control Brd	NH 7070	3	\$240.00	\$ 720.00
N/A	Depository Bins	NH 7070 / 7040	2	\$0.00	\$ -
7030000003	Dip MCR	NH 7070 / 7040	4	\$118.00	\$ 472.00
7030000012	Dip MCR	NH 7070 / 7040	1	\$110.00	\$ 110.00
72883704	Dispenser throu	NH 7040	3	\$940.00	\$ 2,820.00
7100000001	Drive Up LCD Assy	NH 9030	1	\$1,176.00	\$ 1,176.00
N/A	Fascia Light	NH 7070 / 7040	2	\$5.00	\$ 10.00
7170000127	LCD ASSY- DS1300 Drive Up	NH 7030	1	\$1,752.00	\$ 1,752.00
566255-11	LCD ASSY- DS1300 Hight Brite	NH 7040	1	\$2,184.00	\$ 2,184.00
5662000007	15" LCD	NH 5600 / 7600	1	\$577.00	\$ 577.00
N/A	Misc Atms Cables	N/A	2	\$25.00	\$ 50.00
713000015	PC Cage	NH 7070 / 7040	2	\$1,438.00	\$ 2,876.00
72871333	PC Cage	NH 7070 / 7040	1	\$1,438.00	\$ 1,438.00
7090000064	PC Cage	NH 7070 / 7040	1	\$1,438.00	\$ 1,438.00
7170000002	PC Cage	NH 7070 / 7040	1	\$1,438.00	\$ 1,438.00
56216801	Power Supply	NH 9030	2	\$763.00	\$ 1,526.00
7020000025	Receipt Printer	NH 7600	1	\$1,429.00	\$ 1,429.00
7020000001	Receipt Printer	NH 7070	1	\$1,429.00	\$ 1,429.00
7370000226	Reject / Retract Box	NH 7070	1	\$225.00	\$ 225.00
7310000157	Reject Box	NH 7070	1	\$225.00	\$ 225.00
72883601	Retract Box	NH 7040	4	\$225.00	\$ 900.00
7170000128	Service LCD ASSY	N/A	0	\$0.00	\$ -
7910000051	Touch Screen Assy	NH 7040	9	\$2,800.00	\$ 25,200.00
N/A	UPS	N/A	0	\$0.00	\$ -
					\$ 112,219.00

MVMC
Triton Parts Inventory
As of Feb 2010

Part #	Description	Model	Stock	Purchase price	Total
06100-00206	Kit Serial I/O Board Programmed RL5000XP Control Panel	RL5000XP	7	\$463.00	\$ 3,241.00
01162-00008	Card Reader Mag-Stripe Track 1-2 RL5000XP Control Panel	RL5000XP	4	\$188.00	\$ 752.00
04005-00108	Central Machine Controller (CMC) 200 Only Lev. 9) Dispenser (NMD)	RL5000Xp/FT 5000 Xp	4	\$2,073.00	\$ 8,292.00
04005-00123	Bundle Output Unit (BOU 200 Only Lev. 9) Dispenser (NMD)	RL5000Xp/ FT 5000 Xp	2	\$905.00	\$ 1,810.00
04005-00060	Power Supply NMD100 Dispenser (NMD)	RL5000Xp/FT 5000 Xp	1	\$1,250.00	\$ 1,250.00
04005-00065	Bundle Carriage Unit (BCU 100,101,200) Dispenser (NMD)	RL5000Xp/ FT 5000 Xp	2	\$1,455.00	\$ 2,910.00
04005-00499	NFC 200 Note Feed Control Bd Dispenser (NMD)	RL5000Xp/ FT 5000 Xp	6	\$700.00	\$ 4,200.00
03016-00008	Keypad EPP English ZP-06.02.008 RL 5000 Xp Control Panel	RL5000XP	2	\$577.58	\$ 1,155.16
08010-50100	Keypad EPP English ZP-07.02.008 RL 5000 Xp Control Panel	RL5000XP	5	\$577.58	\$ 2,887.90
06100-00075	Cassette NMD-50 Configurable A,B,C, Or D Dispenser (NMD)	RL5000 / 9600	19	\$4,000.00	\$ 76,000.00
06100-00080	Cassette NMD-100 Configurable Dispenser (NMD)	RL5000Xp/ FT 5000 Xp	20	\$660.00	\$ 13,200.00
08010-00008	Cassette reject NMD-100 Refurbished Dispenser (NMD)	RL5000Xp/ FT 5000 Xp	5	\$400.00	\$ 2,000.00
06100-00605	PC Advantech ESC-300S-TRN FT5000XP Control Panel	FT5000XP	5	\$2,730.00	\$ 13,650.00
08010-00105	Dispenser TDM-250 w/Cassette and Reject Refurbished Dispenser TDM	9100	2	\$2,730.00	\$ 5,460.00
03110-00197	Reject Bin With Extension Dispenser TDM	9100 / RL2000	10	\$16.00	\$ 160.00
08010-01509	Core Cassette Assy - Long A Dispenser TDM	9100	6	\$167.00	\$ 1,002.00
09005-00095	SDD 1700 Dispenser	9600 / RL5000	12	1,175.00	\$ 14,100.00
04003-00094	SDD 1700 Dispenser Tray	9600 / RL5000	15	\$115.00	\$ 1,725.00
09005-00508	SDD 1700 Cassette	9600 / RL5000	8	\$499.00	\$ 3,992.00
01170-00044	Modem Socket 33.6 KBPS +5V Serial Global 9100 Control Panel	9100	3	\$127.00	\$ 381.00
08010-00416	80mm Printer RL5000 Control Panel	RL5000/RL5000XP	20	\$450.00	\$ 9,000.00
09110-00152	Display mono Module (9100/8100) Control Panel	9100	5	\$210.00	\$ 1,050.00
06200-00012	Main Board Color W/Cover W/O Speech W/O Modem 9100 Control Board	9100	2	\$465.00	\$ 930.00
08010-06004	Core 96XX Printer Assembly With Controller Control Panel	9600	5	\$714.00	\$ 3,570.00
09105-00309	Programmed PCB Assembly (PPA) Security Module Live RL5000 Control Panel	RL5000	5	\$104.00	\$ 520.00
08010-11274	Core 91XX Printer Assembly With Controller Control Panel	9100	2	\$330.00	\$ 660.00
01162-00005	Card Reader Mag-Stripe Track 1-2 9600 Control Panel	9600	3	\$188.00	\$ 564.00
01162-00005	Card Reader Mag-Stripe Track 1-2 9100 Control Panel	9100	7	\$95.00	\$ 665.00
03016-10200	Keypad PCI EPP English ZP-07.02.008 9100 Control Panel	9100	1	\$650.00	\$ 650.00
09200-00109	9100 Power Supply	9100	2	\$158.00	\$ 316.00
08010-00116	Mainboard w/Housing, Xscale, (RoHs) Refurbished	RL5000 Xcale	6	\$725.00	\$ 4,350.00
08010-00066	Core 9700 Main Board with Cover Only (Without Modem) Control Panel	9700	3	\$513.00	\$ 1,539.00
04005-00026	Frame Plastic Dispenser (NMD)	RL5000Xp/ FT 5000 Xp	5	\$387.00	\$ 1,935.00
04005-00063	Bundle Output Unit BOU 101 Front Feed Dispenser (NMD)	RL5000Xp/ FT 5000 Xp	5	\$611.00	\$ 3,055.00

03016-11103	Metal SPED Assy. English w/ Arrow Keys SP-06.01.011 FT 7000 Control Panel	FT 7000	2	\$600.00	\$ 1,200.00
06200-00193	96xx English Visa EPP W/1 Meg Expansion Assy Upgrade kit Control Panel	9600	1	\$840.00	\$ 840.00
03016-10200	Keypad PCI EPP English ZP-07.02.008 9100 Control Panel	9100	2	\$650.00	\$ 1,300.00
03110-00393	9600 Reduced Height Fascia 9600 Control Panel	9600	4	\$310.00	\$ 1,240.00
08010-06004	Core 96XX Printer Assembly With Controller Control Panel	9600	2	\$714.00	\$ 1,428.00
09600-02018	96xx PC Cage	9600	4	\$900.00	\$ 3,600.00
08010-06016	96xx CPU Module Board	9600	20	\$218.00	\$ 4,360.00
08010-06018	9600 Modem And Color LCD Controller	9600	20	\$275.00	\$ 5,500.00
09600-02086	96xx Memory Module	9600	25	\$200.00	\$ 5,000.00
09600-02031	96xx Memory Expansion module	9600	19	\$357.00	\$ 6,783.00
09600-02019	96xx Power Supply	9600	2	\$530.00	\$ 1,060.00
06200-00087	RL5000 CE Docking Assy Board	RL5000 CE	6	\$100.00	\$ 600.00
09100-00119	97xx Docking Assy Board PCB Assy	9700	2	\$65.00	\$ 130.00
06100-00098	Receipt Presenter Field service Kit With software RL5000 XP Control Panel	RL5000XP	5	\$294.00	\$ 1,470.00
09200-00033	RL5000 Xp Power Supply Single	RL5000 Xp	3	\$332.85	\$ 998.55
09200-00109	RL5000 CE Power Supply	RL500 CE	5	\$400.00	\$ 2,000.00
06100-00074	NMD-50 Dispenser A,B,C, Or D Dispenser (NMD)	RL5000 CE	4	\$3,300.00	\$ 13,200.00
					\$ 237,681.61

MVMC
Fujitsu Inventory
As of Feb 2010

PART NUMBER	2010 DESCRIPTION	STOCK	PURCHASE PRICE	Total
CA50101-0410	CRT Monitor Assm.	3	\$650.00	\$1,950.00
7-8233	CRT color 10" AP	1	\$650.00	\$650.00
CAS1001-03000	8.4 Color LCD Mntor	0	\$516.00	\$0.00
CV-1053	10" Axathom CRT Monitor	0	\$650.00	\$0.00
CA50100-0101	9" SVGA Color Monitor	0	\$750.00	\$0.00
CA50101-0380	10" VGA Mono Plastic CRT	2	\$750.00	\$1,500.00
mcm260-2r0381	CCR Dip Reader	0	\$350.00	\$0.00
PART 7-8147	AP Swipe reader	1	\$200.00	\$200.00
CA022395-B001	RECEIPT PRINTER 40 COLUMN	1	\$750.00	\$750.00
7-8321	AP 486 Controller UnitCPU	1	\$650.00	\$650.00
CA05003-0501	Receipt Printer Assm. 7015	1	\$750.00	\$750.00
CA02565-B011	Receipt Printer Assm.	2	\$425.00	\$850.00
CA20211-B80X	Fuji AP Dual Roll Printer	1	\$650.00	\$650.00
CA81001-0604	Journal Printer A/P / Lawerence	2	\$500.00	\$1,000.00
7-7006	AP Printhead	0	\$170.00	\$0.00
7-8336	Printer Throat Face	1	\$25.00	\$25.00
CA20211-B80X	AP DUAL PRINTER BRD.	1	\$125.00	\$125.00
7-8046	Fuji Pick Tires	5	\$5.10	\$25.50
CA02951-1822	LAWERENCE POWER SUPPLY	1	\$600.00	\$600.00
CA02951-1822	Power Supply 7015	4	\$600.00	\$2,400.00
D86L-1043-0152	Journal Printer Assm	1	\$500.00	\$500.00
CA02467-C150	Rear Load Top Unit (LandMark)	1	\$750.00	\$750.00
7-8135	CPU FANS	3	\$25.00	\$75.00
ca02416-c001	AP BDU SHUTTER	1	\$200.00	\$200.00
7-8375	8000-MOP LCD	0	\$1,050.00	\$0.00
7-8452	8000-GLM 10" PCB brd.	1	\$725.00	\$725.00
ca21286-b70x	8000 io b0ard	1	\$500.00	\$500.00
18030	7015 Ribbons	1	5.01	\$5.01
9-0027	7010 Ribbons	1	5.01	\$5.01
SCA02467-C400	7-8181 Pool Unit	1	350	\$350.00
CA20205-B30X	Device Board	1	75.01	\$75.01
CA50601-0280	Thermal Receipt Print8000	0	850	\$0.00
CA20183-B013	DISPENSER CONTROL BRD	1	\$175.00	\$175.00
TOTAL				\$15,485.53

MVMC
Nextran Parts Inventory
As of Feb 2010

Part #	Description	Model	Stock	Purchase price	Total
C400111A	Card Reader (GSR-1260-S)	4000/2000/3000	35	\$93.85	\$ 3,284.75
C300220B	Receipt Printer (ATP80KS)	4000/2000/3000	39	\$415.36	\$ 16,199.04
C501220A	Receipt Printer (ATP80KS)	Xtremo	3	\$405.21	\$ 1,215.63
C100220A	Receipt Printer (ATP80KS)	1000	19	\$633.00	\$ 12,027.00
C400310B	Front Display Unit (10.4" LCD+LCD CRTL	4000/3000	45	\$986.15	\$ 44,376.75
C100300A	LCD ASSY	1000	9	\$565.73	\$ 5,091.57
C400410A	Cash Dispenser Mechanism(N5633/1cassette)	4000	0	\$2,138.46	\$ -
C420410A	Cash Dispenser Mechanism(N5633/2cassette)	4200	8	\$2,929.23	\$ 23,433.84
C400417A	Dispenser Single Pick Unit (N5633)	4000/4200	3	\$446.26	\$ 1,338.78
C400419A	Cassette (N5633)	4000/4200	33	\$384.62	\$ 12,692.46
C30E451A	Cassette (CHD 1000)	1000/2000/3000	2	\$308.25	\$ 616.50
C400340B	Top Bezel	1000	9	\$61.33	\$ 551.97
C400340A	Bottom Bezel	1000	8	\$53.00	\$ 424.00
C30E440A	Cash Dispenser Mechanism(CHD-1000)1Cassette	3000/E/2000	10	\$1,372.31	\$ 13,723.10
C400448A	Cash Dispenser Mechanism(GBM2000_CH)-1 Cassette	2000	4	\$1,503.08	\$ 6,012.32
C400409B	NCR Enhanced Dispenser Pick Module	4000	8	\$655.00	\$ 5,240.00
C400449B	Chung Ho Dispenser Pick module	4000	13	\$420.00	\$ 5,460.00
C400510C	Main control Unit(Cel 1GHz/PCI) PC	4000/3000	23	\$1,043.08	\$ 23,990.84
C400520B	Multi-I/o 4port PCI-	4000/3000	25	\$273.85	\$ 6,846.25
C400530B	Dial Up Modem(Internal/US Robotics	4000/3000	5	\$105.88	\$ 529.40
C400540B	H.D.D	4000/3000	15	\$135.00	\$ 2,025.00
C400510B	Main Control Unit (Including Modem)	2000	5	\$970.77	\$ 4,853.85
C400610B	SMPS Power Supply(CH-X11S 3CII)	4000/3000/2000	21	\$232.31	\$ 4,878.51
C500610B	SMPS Power Supply	XTREMO	5	\$225.00	\$ 1,125.00
C300441A	Cash Dispenser Mechanism (CHD-2000)/2cassites	3000	8	\$1,848.75	\$ 14,790.00
C300452A	Cassette Assys. LWR(CHD-200)	3000	2	\$208.25	\$ 416.50
C300451A	Cassette Assys. UPR(CHD-200)	3000	10	\$208.25	\$ 2,082.50
C400310B	Touch Screen Assy Kit	CN3000 / 4000	50	\$1,190.44	\$ 59,522.00
C400019C	Electronic Lock Assy	3000/4000/2000	100	\$120.06	\$ 12,006.00
C400449A	Chung hoo Dispense 3 Cans	4000	2	\$2,375.00	\$ 4,750.00
C400201A	EPP Keypad-Black	4000	15	\$225.21	\$ 3,378.15
C400201B	Epp Keypad-Gray	2000/3000	12	\$225.21	\$ 2,702.52
C300201A	Epp Keypad -Non PED	2000/3000/4000	3	\$163.00	\$ 489.00
				\$ -	\$ -
				\$ -	\$ 296,073.23

MVMC**NCR Parts Inventory**

As of Feb 2010

Part #	Description	Model	Stock	Purchase price	Total
445-063-3193	Axiohm Receipt Printer-Thermal	5874/5885	5	\$ 600.00	\$ 3,000.00
189-106-2270	Axiohm Receipt Printer-Thermal	5670	11	\$ 400.00	\$ 4,400.00
445-064-5656	56XX/58XX Track 3 cog	5600s/5800s	1	\$ 600.00	\$ 600.00
009-001-8963	Thermal Receipt Printer Silver-RS32	5877	1	\$ 650.00	\$ 650.00
009-001-7996	Thermal Receipt Printer Gold-RS32	5877	3	\$ 650.00	\$ 1,950.00
009-000-9509	Printer TEC Dot Matrix	58XX/56XX	2	\$ 400.00	\$ 800.00
009-000-8585	Journal Printer Dot Matrix	58XX/56XX	1	\$ 250.00	\$ 250.00
009-000-8584	Printer TEC Dot Matrix	58XX/56XX	5	\$ 400.00	\$ 2,000.00
445-066-4625	Journal Printer Thermal SDC	58XX/56XX	1	\$ 400.00	\$ 400.00
009-001-8963	Thermal Receipt Printer SDC	58xx/56XX	1	\$ 600.00	\$ 600.00
					\$ -
445-064-5655	58XX Track 2 Motorized	5800	2	\$ 400.00	\$ 800.00
445-063-0541	58/56XX Track 2 Motorized	5800	1	\$ 400.00	\$ 400.00
445-061-6023	Swip CCR	56XX	1	\$ 125.00	\$ 125.00
445-059-3971	56XX Track 2 Motorized			\$ 400.00	\$ -
445-063-0539	58XX Track 2 Motorized			\$ 400.00	\$ -
445-059-6286	58/56XX Track 2 Motorized			\$ 400.00	\$ -
009-001-0979	Double head Dip Reader		1	\$ 225.00	\$ 225.00
445-059-6924	Dip Reader w/ board housing		2	\$ 600.00	\$ 1,200.00
009-001-5758	Dip Reader trk 1&2		1	\$ 200.00	\$ 200.00
	5670 swipe Reader Assym.			\$ 125.00	\$ -
					\$ -
					\$ -
445-066-3220	Dual Pick Module Dispenser	58XX	4	\$ 350.00	\$ 1,400.00
	Single Pick Module Enhanced	58XX	2	\$ 175.00	\$ 350.00
445-065-1759	Aria Pick Unit	56XX/58XX	7	\$ 360.00	\$ 2,520.00
445-062-7396	Single Pick Module I.E.	58XX	8	\$ 175.00	\$ 1,400.00
445-062-3569	Non TI Cash Cassette New Style	56XX/58XX	32	\$ 250.00	\$ 8,000.00
					\$ -
					\$ -
445-062-4500	Dispenser Exit Shutter	58XX/56XX	2	\$ 175.00	\$ 350.00
445-060-4278	Dispenser Exit Shutter	58XX/56XX	2	\$ 175.00	\$ 350.00
445-061-0451	Dispenser Exit Shutter	58XX/56XX	2	\$ 175.00	\$ 350.00
445-009-2270	Dispenser Exit Shutter		1	\$ 175.00	\$ 175.00
445-060-4279	Dispenser Exit Shutter	58XX/56XX	2	\$ 175.00	\$ 350.00
445-063-6131	Dispenser Exit Shutter		2	\$ 175.00	\$ 350.00
445-061-5620	Dual Pick Module Enhanced	58XX/56XX	8	\$ 700.00	\$ 5,600.00
445-068-5149	Dispenser Control Board	58XX/56XX	1	\$ 250.00	\$ 250.00
445-061-8278	Dispenser Control Board	58XX/56XX	2	\$ 250.00	\$ 500.00
445-062-1123	Dispenser Control Board	58XX/56XX	2	\$ 250.00	\$ 500.00
445-063-2491	Dispenser Control Board	58XX/56XX	1	\$ 250.00	\$ 250.00
445-061-4481	Dispenser Control Board	58XX/56XX	1	\$ 250.00	\$ 250.00
445-062-0935	Dispenser Control Board	58XX/56XX	1	\$ 250.00	\$ 250.00

445-064-7833	Dispenser Control Board	58XX/56XX	1	\$ 250.00	\$ 250.00
445-062-7874	Dispenser Control Board	58XX/56XX	1	\$ 250.00	\$ 250.00
				\$ -	
445-066-8093	Dispenser Control Board	58XX/56XX	2	\$ 250.00	\$ 500.00
445-071-8519	Dispenser Control Board	58XX/56XX	4	\$ 250.00	\$ 1,000.00
445-065-6319	Dispenser Control Board (Hawk)	5633	2	\$ 250.00	\$ 500.00
445-067-2583	Dispenser Control Board	58XX/56XX		\$ 250.00	\$ -
445-068-5149	Dispenser Control Board	58XX/56XX		\$ 250.00	\$ -
445-063-0805	Dispenser Control Board	58XX/56XX		\$ 250.00	\$ -
				\$ -	
				\$ -	
				\$ -	
445-059-5200	IE New Style Depository	5685/5688	1	\$ 450.00	\$ 450.00
445-060-4232	Depositor Control Board PPD	58XX/56XX	1	\$ 175.00	\$ 175.00
	Depositor Shutter Assy.	58XX/56XX	1	\$ 175.00	\$ 175.00
				\$ -	
				\$ -	
445-59-8570	Relay Board	58XX/56XX	1	\$ 50.00	\$ 50.00
445-061-7100	I/O Board	5670	1	\$ 175.00	\$ 175.00
445-061-6023	Pick I/F Dual Board Cassette Reader	58XX/56XX	2	\$ 45.00	\$ 90.00
445-062-7874	5670 Decoupling Board	5670	1	\$ 45.00	\$ 45.00
009-006-812	Light Ballast		2	\$ 25.00	\$ 50.00
445-059-2810	PCB	58XX/56XX	1	\$ 25.00	\$ 25.00
445-059-6173	I/F PCB Board		1	\$ 25.00	\$ 25.00
445-060-3196	Single rs 232 I/F Board	58XX/56XX	1	\$ 25.00	\$ 25.00
445-059-1520	Alarm Board	58XX/56XX	1	\$ 95.00	\$ 95.00
445-065-3668	NLX Board Misc. Interface	58XX/56XX	1	\$ 225.00	\$ 225.00
445-062-2762	Self Service Personality Brd.	58XX/56XX	2	\$ 225.00	\$ 450.00
445-064-1974	Riser Card		1	\$ 45.00	\$ 45.00
445-062-9221	LPX Riser Card	58XX/56XX	1	\$ 45.00	\$ 45.00
				\$ -	
445-063-0122	Processor brd 486 elsb w/ comm	58XX/56XX	2	\$ 450.00	\$ 900.00
445-063-6517	Processor brd 486 elsb	58XX/56XX	1	\$ 450.00	\$ 450.00
445-061-5954	Processor brd 486 elsb	58XX/56XX	1	\$ 450.00	\$ 450.00
445-062-8979	Processor brd 486 elsb	58XX/56XX	3	\$ 450.00	\$ 1,350.00
445-060-7447	5675 Mother Board	56xx		\$ 450.00	\$ -
445-061-5955	Processor Board				\$ -
445-065-6844	Pele Board		2	\$ 450.00	\$ 900.00
445-067-1840	Pele Board		2	\$ 450.00	\$ 900.00
445-068-0773	Processor Board		1	\$ 450.00	\$ 450.00
009-001-7246	Pele Board		1	\$ 450.00	\$ 450.00
445-063-2073	Pele Board		2	\$ 450.00	\$ 900.00
445-061-8003	Pele Board		4	\$ 450.00	\$ 1,800.00
445-063-0123	Processor brd 486 elsb w/ comm	58XX/56XX	1	\$ 450.00	\$ 450.00
445-061-5955	Processor brd 486 elsb		1	\$ 450.00	\$ 450.00
				\$ -	
445-066-5020	Pele Cage Complete 5305	5305	1	\$ 1,200.00	\$ 1,200.00
445-067-1840	Pele II Cage Complete	58xx/56xx	4	\$ 1,200.00	\$ 4,800.00
009-001-7203	Pentium (Phantom) Cage Complete	58xx/56xx	2	\$ 1,200.00	\$ 2,400.00

	5877 Top Rack Rails		2	\$ 285.00	\$ 570.00
					\$ -
	Presenter front load	5877	3	\$ 1,800.00	\$ 5,400.00
445-064-7854	Presenter rear Load		1	\$ 1,800.00	\$ 1,800.00
445-006-4786	Presenter front load		2	\$ 1,800.00	\$ 3,600.00
445-064-7859	Presenter Front load	5875/5890	3	\$ 1,800.00	\$ 5,400.00
	Presenter Rear Load	5875	1	\$ 1,800.00	\$ 1,800.00
	Presenter Front load	5877	4	\$ 1,800.00	\$ 7,200.00
	Presenter	56xx	4	\$ 500.00	\$ 2,000.00
	Presenter New Style	5877	3	\$ 1,800.00	\$ 5,400.00
	Presenter Old Style	5877	2	\$ 1,800.00	\$ 3,600.00
					\$ -
					\$ -
					\$ -
009-0009987	Color monitor	5670/5870	1	\$ 675.00	\$ 675.00
49-013180-a	Color monitor Universal		1	\$ 600.00	\$ 600.00
009-001-0903	Color Monitor		1	\$ 675.00	\$ 675.00
009-001-1778	Color Monitor	5885	2	\$ 800.00	\$ 1,600.00
	Color Monitor High Bright	5888	1	\$ 800.00	\$ 800.00
009-001-7593	Color Monitor	5675	1	\$ 675.00	\$ 675.00
009-000-9633	Mono Monitor	5675	3	\$ 675.00	\$ 2,025.00
009-000-9632	Color Monitor	5675	1	\$ 675.00	\$ 675.00
009-001-7176	High Bright Morpheus 9" CSLV	58xx	1	\$ 1,300.00	\$ 1,300.00
009-001-8696	High Bright Monitor Morpheus	58xx	1	\$ 1,300.00	\$ 1,300.00
009-001-8695	High Bright CSLV Morpheus 12.1"	58xx	1	\$ 1,300.00	\$ 1,300.00
009-001-1678	Color Monitor	568x	1	\$ 675.00	\$ 675.00
009-001-8634	High Bright Monitor	58xx	1	\$ 800.00	\$ 800.00
009-000-9987	Color Monitor	5670	11	\$ 675.00	\$ 7,425.00
009-001-6785	Color Monitor	5670	1	\$ 675.00	\$ 675.00
009-001-7553	Color Monitor	5675	3	\$ 675.00	\$ 2,025.00
009-001-9698	Color Monitor		1	\$ 675.00	\$ 675.00
009-002-2519	Color Monitor 15"		2	\$ 800.00	\$ 1,600.00
009-001-9030	Mono Monitor	5885	1	\$ 800.00	\$ 800.00
					\$ -
009-000-9970	Power Supply Board	5870	6	\$ 200.00	\$ 1,200.00
009-001-0001	Power Supply Box	5670	5	\$ 375.00	\$ 1,875.00
006-880-0176	Cage Power Supply	5305/5303	1	\$ 375.00	\$ 375.00
009-002-1771	Power Supply Brd.	58xx/56xx		\$ 375.00	\$ -
009-001-6713	Power Supply Brd.	58xx/56xx		\$ 200.00	\$ -
009-001-7255	Cage Power Supply	58xx/56xx		\$ 200.00	\$ -
					\$ 129,810.00

MVMC
Diebold Inventory
As of Feb 2010

PART NUMBER	DESCRIPTION	STOCK	PURCHASE PRICE	Total
49-011972-000-A	Color CRT Monitor	3	\$ 950.00	\$2,850.00
49-001318-000-A	Color CRT Monitor	5	\$ 700.00	\$3,500.00
49-008278-000-C	ODM Rear Monitor	4	\$ 400.00	\$1,600.00
49-018349-000	15" LCD Monitor Morphus	3	\$ 3,000.00	\$9,000.00
49-009030-0-00-M	Color CRT Monitor 1064i 9in Slider	4	\$ 600.00	\$2,400.00
49-003735-0-0-A	Mono CRT	3	\$ 400.00	\$1,200.00
	Epson Receipt Printer Thermal	0	\$ -	\$0.00
49-007617-000-E	Epson Receipt Printer	1	\$ 350.00	\$350.00
00-101245-0-00-A	Receipt Printer Assm IX	0	\$ 350.00	\$0.00
00-100-957-000	Journal Printer Assm	1	\$ 350.00	\$350.00
00-100956-0-00-A	IX Receipt Printer Assm Epson 35 C	3	\$ 425.00	\$1,275.00
10-100204-0-00-A	Dot Matrix Receipt Printer MDS	2	\$ 350.00	\$700.00
00-39-000-000	1062ix receipt Exit Transport	1	\$ 75.00	\$75.00
49-004989-0-A	Journal Printer Brd.	1	\$ 150.00	\$150.00
49-012919-0-00-A	Pentium 166Mhz PCB W/Brd&Ram Cage	2	\$ 650.00	\$1,300.00
MAX40G	Maxtor Hard Drive 40 Gig	1	\$ 50.00	\$50.00
00-101340-0-00-A	CTP Pentium 90 Cage	0	\$ 600.00	\$0.00
00-102622-230 B	New Style G-4 Board 233 mhz	1	\$ 600.00	\$600.00
49-0163139-000-b	G-4 Board	4	\$ 600.00	\$2,400.00
00-101968-160-B	CTP Upgraded New	0	\$ 600.00	\$0.00
00-105509-120A	G-5 Cage 1.2 GhZ Full Cage	1	\$ 2,500.00	\$2,500.00
00-103001-560-A	G-5 Cage 566 Mhz	2	\$ 1,500.00	\$3,000.00
00-103001-860-A	G-5 FULL Cage 866 Mhz	1	\$ 1,500.00	\$1,500.00
49-006141-a	STP PCB	1	\$ 250.00	\$250.00
100-342-G	BTP Card Cage	2	\$ 200.00	\$400.00
00-100-202-CR	Mech CCR Assm	3	\$ 200.00	\$600.00
39-013242-160	ctp 166 mhz board	1	\$ 450.00	\$450.00
39-01392-000ID	Dip Style CCR Assm	2	\$ 125.00	\$250.00
39-007155-0-00-G	Trk 2 Swipe	0	\$ 150.00	\$0.00
49-011044-0-00-C	Dip Reader Assm.	1	\$ 170.00	\$170.00
49-011715-b	depository shutter	0	\$ -	\$0.00

00-100-200-0-00-A	Depository Unit Assm.	2	\$ 225.00	\$450.00
PS179730	Depository RIBBION	0	\$ 8.00	\$0.00
19-035344-000-D	Customer Keypad	0	\$ 125.00	\$0.00
001-01122-G	Stainless Steel Customer Keypad	1	\$ 225.00	\$225.00
00-101120-000-C	Customer Keypad 4 side key	1	\$ 125.00	\$125.00
49-010748-000-A	CCA Disp. Keyboard Membrain	0	\$ 100.00	\$0.00
49-006172-000-F	Disp Stepper Motor	2	\$ 75.00	\$150.00
39-006892-000-B	ECK1 Board	4	\$ 100.00	\$400.00
49-009926-000	ECK1 Board	0	\$ 100.00	\$0.00
fd235hf	Floppy Disk Drive	0	\$ 20.00	\$0.00
19-019269 A	Power Supply	1	\$ 200.00	\$200.00
19-033486-000-	Power Supply 396 Watt	8	\$ 200.00	\$1,600.00
19-035379-000-A	Power Supply 705 Watt	3	\$ 400.00	\$1,200.00
49-006-6330	MMD Dual Feed Modules	8	\$ 700.00	\$5,600.00
49-007424-0-00-C	MMD Dispensor Control Board	11	\$ 125.00	\$1,375.00
49-017656-0-00-A	MMD Dispensor Control Board	6	\$ 225.00	\$1,350.00
49-017656-0-00-B	MMD Surface Mound Disp Brd w/phone jack	10	\$ 225.00	\$2,250.00
29-008482-E	Dispenser Presenter Belt	0	\$ 11.00	\$0.00
49-008728-C	Dispenser Transport Belt	0	\$ 8.00	\$0.00
49-008728-B	MMD Center Rib Stackar	0	\$ 5.00	\$0.00
49-008728-B	Dispenser Transport Belt stacker	2	\$ 10.85	\$21.70
2A-2000090-000	Divert Cassettes	2	\$ 200.00	\$400.00
49-009303-00-0	MMD Feed Shaft Rollers	4	\$ 25.00	\$100.00
49-0007835-000-E	MMD Stacker Unit	3	\$ 175.00	\$525.00
49-007836-0-00-B	MMD Presenter Unit	4	\$ 325.00	\$1,300.00
49-007828-B	MMD Push Plate	1	\$ 25.00	\$25.00
39-006-79000-a	MMD Stacker Motor 24V	4	\$ 50.00	\$200.00
39-008756-0	MMD Fenders	0	\$ 3.82	\$0.00
39-005631-C	MMD Stripper Wheels	0	\$ 4.95	\$0.00
39-005631-B	MMD Take-up Wheel	0	\$ 4.95	\$0.00
29-010629 -A	MMD Pin Opener	8	\$ 4.95	\$39.60
39-013920000-d	DIP CARD READER	6	\$ 200.00	\$1,200.00
39-013718	Video Card ATI	2	\$ 275.00	\$550.00
39-0000-0000	CSP 200 AUX POWER SUPPLY	7	\$ 250.00	\$1,750.00
49-017656-0-00-D	MMD Dispensor Control Board	3	\$ 225.00	\$675.00
3C905C-TXM	PCB Etherlink Card (THIS IS THE ONE)	0	\$ 55.00	\$0.00
3C509B-TPO	PCB Etherlink Card	0	\$ 55.00	\$0.00

34L1599	PCI Adapter 2 Etherlink card	0	\$ 55.01	\$ 55.01	\$ 0.00
00-103084 APOB	EPP Large Format Keypad	5	\$ 1,791.01	\$ 1,791.01	\$8,955.05
40-000-000	CSP POWER SUPPLY	2	\$ 400.00	\$ 400.00	\$800.00
19-000-000	CSP 200 MAIN BOARD	13	\$ 500.00	\$ 500.00	\$6,500.00
39-000-000-1	CSP 200 3 DES KEYPAD	5	\$ 250.00	\$ 250.00	\$1,250.00
008-007-827	RISER CARD BOARD	2	\$ 125.00	\$ 125.00	\$250.00
					\$76,386.35

EXHIBIT B
[EXPENSE BUDGET]

Mount Vernon Money Center Labor & Expense Budget

dated 4/12/10

Week 1

2 Consultants	\$	4,200.00
1 Assistant	\$	700.00
2 Workers 7 days a week	\$	1,120.00
Attorney Fees	\$	25,000.00

Week 2

2 Consultants	\$	4,200.00
1 Assistant	\$	700.00
2 Workers 7 days a week	\$	1,120.00

Week 3

1 Consultant	\$	2,200.00
1 Assistant	\$	700.00
2 Workers 5 days a week	\$	900.00

Week 4

1 Consultant	\$	2,200.00
1 Assistant	\$	700.00
1 Worker 7 days a week	\$	630.00

Week 5

1 Consultant	\$	2,200.00
1 Assistant	\$	700.00
1 Worker 7 days a week	\$	630.00

Week 6

1 Consultant	\$	2,200.00
1 Assistant	\$	700.00
1 Worker 6 days a week	\$	490.00

Additional Expenses- Non Weekly

Auction Costs	\$	4,300.00
Advertising	\$	10,560.00
Supplies, Signs, Banners	\$	1,350.00
Consultant Travel	\$	2,000.00

TOTAL EXPENSES \$ **69,500.00**

EXHIBIT C
SALE GUIDELINES

The following procedures shall apply to going out of business, bankruptcy liquidation, auction or similar themed sale (collectively, the "Sale") to be held at the Company Locations¹:

1. The Sale shall be conducted so that the Company Locations are to remain open no longer than the normal hours of operation provided for in the respective leases for the Company Locations.
2. All display and hanging signs used by the Company and the Consultant in connection with Sale shall be professionally produced and all hanging signs shall be hung in a professional manner. The Company and the Consultant may advertise the Sale as a "going out of business", "bankruptcy liquidation", "auction" or similar theme sale at the Company Locations as provided by the Agreement. The Company and the Consultant shall not use neon or day-glo signs. Nothing contained herein shall be construed to create or impose upon the Company and the Consultant any additional restrictions not contained in the applicable lease. In addition, the Company and the Consultant shall be permitted to utilize exterior banners; provided, however, that such banners shall be located or hung so as to make clear that the Sale is being conducted only at the affected Company Location and shall not be wider than the storefront of the Company Location. In addition, the Company and the Consultant shall be permitted to utilize sign walkers and customary street signage.
3. Conspicuous signs shall be posted in each Company Location to the effect that all sales are "final" and that customers with any questions or complaints subsequent to the conclusion of the Sale may contact a named representative of the Company or the Consultant at a specified telephone number.
4. The Consultant shall not distribute handbills, leaflets or other written materials to customers outside of any of the Company Locations, unless permitted by the applicable lease or, if distribution is customary in the shopping center in which the Company Location is located. Otherwise, the Consultant may solicit customers in the Company Locations themselves. The Consultant shall not use any flashing lights or amplified sound to advertise the Sale or solicit customers, except as permitted under the applicable lease or agreed to by the landlord.
5. At the conclusion of the Sale, the Consultant shall have the right to abandon in place, Liquidation Assets (collectively, the "Abandoned Property") and shall have no obligation with respect to the premises of the Company Locations. Any Abandoned Property left in a Company Location after a lease is rejected shall be deemed abandoned with the landlord having the right to dispose of the same as the landlord chooses without any liability whatsoever on the part of the landlord and without waiver of any damage claims in the Bankruptcy Cases. Consultant shall only be responsible to remove any trash created by Consultant and shall have no responsibility to deliver the Company Locations in "broom clean" condition. Except to remove any trash created by Consultant,

¹ Capitalized terms used but not defined herein shall have the meanings ascribed to such terms in the Consulting Agreement For Liquidation Of Assets.

Consultant shall have no liability to the Company, landlord or any third party with respect to Abandoned Property or the premises of the Company Locations.

6. Landlords will be provided with the name and telephone number of a representative of the Company and the Consultant to notify of any problem arising during the Sale.
7. The Consultant shall not make any alterations to interior or exterior Company Location lighting. The hanging of exterior banners or other signage shall not constitute an alteration to a Company Location.
8. At the conclusion of the Sale at each Company Location, pending assumption or rejection of applicable leases, the landlords of the Company Locations shall have reasonable access to the Company Location premises as set forth in the applicable leases. The Company, the Consultant and their agents and representatives shall continue to have exclusive and unfettered access to the Company Locations.
9. Post-petition rents during the term of the Sale at the Company Locations shall be paid and other lease obligations shall be performed by the Company as required by the Bankruptcy Code until the rejection or assumption and assignment of each lease.
10. The rights of the landlords for any damages to the Company Locations shall be reserved in accordance with the applicable leases.
11. The Company and/or the Consultant may conduct one or more auctions of Liquidation Assets from the Company Locations.